

wherein $r = 0$, $s = 1$, and $D = \text{---CH}_2\text{---}\underset{\text{CH}_3}{\text{CH}}\text{---CH}_2\text{---}$

Applicant further elects, with traverse, the bisresorcinyltriazine sunscreen compound 2,4-bis{[4-(2-ethylhexyloxy)-2-hydroxy]phenyl}-6-(4-methoxyphenyl)-1,3,5-triazine.

Claims which read on the elected compounds include Claims 1-2 and 6-31.

Applicants respectfully request that the Examiner modify the requirement for restriction and consider, pursuant to M.P.E.P. § 803, several other benzotriazole and bisresorcinyltriazine compounds in addition to the ones elected for prosecution at this time. M.P.E.P. § 803 states, "[i]f the search and examination of an entire application can be made without serious burden, the examiner must examine it on the merits, even though it includes claims to independent or distinct inventions." Applicants believe it would not be an undue burden upon the Examiner to examine such additional compounds at the present time.